### UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

15 11095 NOLACTION NO.

THOMAS ROY and LISA ROY

v.

MAGISTRATE JUIDON 100

 AMOUNT \$ 250 (P)
SUMMONS ISSUED (P)
LOCAL RULE 4.1
WAIVER FORM
MCF ISSUED

#### PLAINTIFF'S COMPLAINT

### The Parties and Jurisdiction

- 1. The plaintiff, Thomas Roy, is a resident of Hooksett, New Hampshire.
- 2. The plaintiff, Lisa Roy, at all times material hereto is the lawful wife of Thomas Roy, and resides with him in Hooksett, New Hampshire.
- 3. The defendant, Delaware North Companies, Inc. Boston, upon information and belief, is an foreign corporation with a principal place of business in Boston and owns, operates and controls the entity formally referred to as the "Fleet Center." Moreover it is subject to the personal jurisdiction of this Court pursuant to the provisions of M.G. L. c. 223A, Section 3, the Massachusetts "Long-Arm Statute's" for:
  - (a) transacting any business in the Commonwealth;
  - (c) causing tortious injury by an act or omission in the commonwealth;
- (e) having an interest in, using or possessing real property in this commonwealth

- Jurisdiction is present pursuant to 28 USC § 1332 based on diversity of 4. citizenship involving a matter in controversy that exceeds the value of \$75,000.00.
- 5. Venue is present pursuant to 28 USC § 1391(a)(2) in that a substantial part of the acts or omissions giving rise to this claim occurred within the jurisdictional district in which this case is filed.

# COUNT I (Negligence)

#### (Thomas Roy v. Delaware North Companies, Inc. - Boston)

- 6. On or about March 10, 2004 the plaintiff was attending a Boston Celtics game at the Fleet Center.
- 7. That after the game he was descending an escalator. Due to the negligence of the defendant, its agents, servants or employees in the maintenance and/or operation of said escalator the plaintiff was caused to fall, tumbling down said escalator.
- 8. That as a proximate cause of said defendant's negligence the plaintiff was caused to suffer severe personal injuries of body and anguish of mind, incurred substantial expenses for medical care and attention, suffered a diminution of earning capacity and was otherwise injured all as will be shown at the trial of this matter.

WHEREFORE plaintiff demands judgment against defendant in the amount of \$750,000.00.

## COUNT III (Loss of Consortium)

## (Lisa Roy v. Delaware North Companies, Inc. - Boston)

9. As a consequence of the injuries suffered by her husband, Thomas Roy, due to the defendant's negligence, the plaintiff, Lisa Roy, has suffered a loss of her husband's consortium.

WHEREFORE, the plaintiff, Lisa Roy, demands judgment against the defendant, Delaware North Companies, Inc. - Boston, in the sum of \$100,000.00.

THE PLAINTIFFS DEMAND A TRIAL BY JURY ON EACH AND EVERY ISSUE RAISED HEREIN.

Dated: May 24, 2005

The Plaintiffs, Thomas Roy and Lisa Roy, By their attorney, Joseph G, Abromovitz, P.C.

Joseph G. Abromovitz JBBO NO. 011420

858 Washington Street, 3rd Floor

Dedham, MA 02026 Phone: (781) 329-1080 7 als 44 (Rev. 349)

### CIVIL COVER SHEET

The IS-44 civil cover sheet and the information contained herein neither replace nor supplement the filling and service of pleadings dribther papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974 is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM)

L (a) PLAINTIFFS  Thomas Roy and  Lsa Roy  (b) County of Residence of First Listed Plaintiff				Delaware north Composing					
				Inc North County of Residence of First Listed					
	CEPT IN U.S. PLAINTIFI	CASES)		NOTE: IN LAN	(IN U.S. PLAINTEF CASI d CONDEMNATION CASES, U INVOIVED.				
(c) Allomey's (Firm Nar Joseph G. Ok 850 Washingt Dedham, MA	nc, Address, and Telephone onemoviba ton St., 3rd FL 02026 (781			Attorneys (If Kn	own)				
II. BASIS OF JURISI				ZENSHIP OF P versity Cases Only)	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff and One Box for De fendant)			
☐ 1 U.S. Government Plantiff	☐ 3 Federal Question (U.S. Government Not a Party)				DEF 1	r Principal Place 🛘 4 🙀 4			
2 U.S. Government Defendant	4 Diversity (Indicate Citizenship of Parties in Item III)		Citizen	Citizen of Another State 💆 2 🔲 2 Incorporated and Principal Place 🗒 5 💢 5 of Business h Another State					
IV. NATURE OF SUI	T (Place an "X" in C	One Box Only)		or Subject of a ign Country	3 🔲 3 Foreign Nation				
CONTRACT		RTS	FORF	EITURE/PENALTY	BANKRUPTCY	OTHER STATUTES			
710 invarance   720 Marine   720 Marine   730 Miller Act   730 Miller Act   740 Negoriable Instrument   750 Recovery of Overpayment   750 Recovery of Defaulted   752 Recovery of Defaulted   752 Recovery of Defaulted   752 Recovery of Defaulted   753 Recovery of Defaulted   754 Recovery of Defaulted   755 Re		PERSONAL INJUB  362 Personal Injury— Med. Malpractic  365 Personal Injury— Product Liability  368 Asbestos Personi Injury Product Liability  PERSONAL PROPER  370 Other Fraud	-   620   625   630   640   650   660	Agriculture  Other Food & Drug Drug Related Seizure of Property 21 USC  Liquor Laws  R.R. & Truck  Airline Regs.  Occupational Safety/Health	☐ 422 Appeal 28 USC 158 ☐ 423 Withdrawal	400 State Reap portionment   410 Antitust   430 Banks and Banking   450 Commerce/ICC Rates/etc   460 Deportation   470 Racketeer influenced and Corrupt Organizations   810 Selective Service   850 Securities/Commodities/Exchange			
(5) kerove rv of Overpayment of Veteran's Benefits		371 Truth in Lending 380 Other Personal		LABOR	SOCIAL SECURITY	→ □ 875 Customer Chatlenge 12 USC 3410			
D 199 Stockholders Suns D 199 Other Contract D 198 Contract Product Liability	355 M otor V chicle Product Liability	Property Damage  385 Property Damage	.   '''	Fair Labor Shudards Act Labor/M gmt Relations		891 Agricultural Acts   892 Economic Stabilization Act   893 Engiremmental Matters			
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITI	ONS 730	Labor/M gmt.Reporting	☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	☐ 895 Freedom of			
200 Land Condemnation     220 Force losure     230 Rent Lease & Electment     240 Terts to Land     245 Tert Product Labelity     295 All Other Real Property	441 Voting   442 Employment   443 Housing/   Accommed ations   444 Welfare   440 Other Civil Rights	□ 510 M otions to Va ca Sentence Habeas Corpus: □ 530 General □ 535 De ath Penalty □ 540 Mandamus & Ot □ 550 Civil Rights □ 555 Prison Condition	740 790 her 791	& Disclosure Act Railway Labor Act Other Labor Litigation Empl. Ret. Inc. Security Act	FEDERAL TAX SUITS  870 Taxes (U.S. Plaintiff or Defendant)  B71 IRS —Third Party 26 USC 7609	Information Act  900 Appeal of Fee Determinating all Access to Justice 950 Constitutionality of State Statutes  890 Other Statutory Actions			
V. ORIGIN  Diginal □ 2 R	tate Court A	Remanded from E Appellate Court	□ 4 Reinsta Reopen	anothe ted or 5 (specified	erred from rr district y)				
VI. CAUSE OF ACTE	ON Do not cite jurisdiction	nte underwhich you are fi at statutes unless diversity	.,						
VII. REQUESTED IN COMPLAINT: UNDER F.R.CP. 23				CHECK YES only if demanded in complaint:  DIOCO JURY DEMAND: Yes   No					
VIII. RELATED CAS IF ANY 5/24/05	E(S) instructions):	JUDG E SIGNATURA OF AT	TORNEY OF I	RECORD	DOCKET NUMBER				
FOR OFFICE UNITS	AMOI'K	APPLYING IFP		MDGE	MAG JU	DGE			

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UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Catego	ry in whic	ch the case belongs based upon the numbered nature of suit code listed on the civil cover sheet. (See
local ru	ule 40.1(a)	o(1)).
	I.	160, 410, 470, R.23, REGARDLESS OF NATURE OF SUIT.
	И.	195, 368, 400, 440, 441-444, 540, 550, 555, 625, 710, 720, 730, 740, 790, 791, 820*, 830*, 840*, 850, 890, 892-894, 895, 950.  *Also complete AO 120 of AO 121 for patent, trademark or copyright
X	111.	110, 120, 130, 140, 151, 190, 210, 230, 240, 245, 29, 31, 315, 320, 330, 340, 345, 350, 355,-360, 312, 365, 310, 37, 37, 385, 450, 891.
	IV.	220, 422, 423, 430, 460, 510, 530, 610, 620, 630, 640, 650, 660,
		690, 810, 861-865, 870, 871, 875, 900.
	V.	150, 152, 153.
		er, if any, of related cases. (See local rule 40.1(g)). If more than one prior related case has been filed in use indicate the title and number of the first filed case in this court.
Hasap	orior actio	on between the same parties and based on the same claim ever been filed in this court?
		YES NO
	•	aint in this case question the constitutionality of an act of congress affecting the public interest? (See
28 030	§2403)	
lf so. is	the U.S./	YES NO A. or an officer, agent or employee of the U.S. a party?
,		YES NO
ls this (	case requ	uired to be heard and determined by a district court of three judges pursuant to title 28 USC §2284?
		YES LJ NO 📉
	husetts (	ties in this action, excluding governmental agencies of the united states and the Commonwealth of ("governmental agencies"), residing in Massachusetts reside in the same division? - (See Local Rule
		YES NO
	Α.	If yes, in which division do all of the non-governmental parties reside?
		Eastern Division Central Division Western Division
		If no, in which division do the majority of the plaintiffs or the only parties, excluding governmental
	В.	agencies, residing in Massachusetts reside?
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/es, su	a Notice of bmit a sep	agencies, residing in Massachusetts reside?  Eastern Division Central Division Western Division  of Removal - are there any motions pending in the state court requiring the attention of this Court? (If eparate sheet identifying the motions)